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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/607,963	06/27/2003	Jordi Parramon	AB-233U	3067
23845 7590 01/08/2007 ADVANCED BIONICS CORPORATION 25129 RYE CANYON ROAD VALENCIA, CA 91355			EXAMINER MALAMUD, DEBORAH LESLIE	
			ART UNIT	PAPER NUMBER
			3766	
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS		01/08/2007	PAPER	

**Please find below and/or attached an Office communication concerning this application or proceeding.**

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

<b>Office Action Summary</b>	<b>Application No.</b>	<b>Applicant(s)</b>	
	10/607,963	PARRAMON ET AL.	
	<b>Examiner</b>	<b>Art Unit</b>	
	Deborah Malamud	3766	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 20 October 2006.
- 2a) ☒ This action is **FINAL**.                      2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-20 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-20 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 29 July 2004 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \*    c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)          | 4) <input type="checkbox"/> Interview Summary (PTO-413)           |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____                                      |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)          | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____  | 6) <input type="checkbox"/> Other: _____                          |

### **DETAILED ACTION**

1. The examiner acknowledges the amendments received 20 October 2006.

Claims 1-20 are pending.

### ***Double Patenting***

2. Due to the amendments to the claims, the provisional rejection of claims 1-3 and 8 on the judicially created doctrine of obviousness-type double patenting is withdrawn.

### ***Claim Rejections - 35 USC § 102***

3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
4. Applicant's arguments, see "Remarks," page 7, filed 20 October 2006, with respect to the rejection of claims 1, 10, 12-13, 16-18 and 20 under 35 U.S.C. 102(b) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, new grounds of rejection are made in view of Karunasiri et al (U.S. 6,195,585).

### ***Claim Rejections - 35 USC § 103***

5. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
6. Claims 1, 8, 10 and 12-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Richmond et al (U.S. 6,240,316) in view of Karunasiri et al (U.S.

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6,195,585). Richmond discloses (col. 3, lines 40-57) an implantable microstimulator including "(1) A narrow, elongated form factor suitable for implantation through the lumen of a hypodermic needle or laparoscopic instrument; (2) Electronic components encapsulated in a hermetic package made from a biocompatible material; (3) At least two electrodes on the outside of the package for the application of stimulation current to surrounding tissue; (4) An electrical coil inside the package that receives power and data by inductive coupling to a transmitting coil placed outside the body, avoiding the need for electrical leads to connect devices to a central implanted or external controller; and (5) Means for temporary storage of electrical power within the microstimulator."

Richmond further discloses, (col. 7, lines 21-29) the device "includes bidirectional data telemetry plus a rechargeable battery (or other power storage component, such as an ultracapacitor) permitting autonomous function in the absence of external power transmission." Preferably, "each BION 3 device is powered by a miniature rechargeable battery (e.g., lithium ion technology) within its hermetic package." The examiner considers this to be a hermetically-sealed housing (1 and 2), an electronic subassembly housed within the housing (2), a first and second electrode external to the housing and electrically coupled to the electronic subassembly, an antenna coil and telemetry means (4) and a rechargeable power source means contained within the housing and connected to the electronic subassembly for providing operating power to the electronic subassembly (5). Richmond discloses the claimed invention except for an electronic subassembly that measures a rectified voltage during recharging of the rechargeable power source via an external charging field, and transmits the measured voltage to one

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of the at least one external devices. Karunasiri however discloses (col. 6 lines 26-49) a cochlear stimulation system, including an implanted ICS and an external device, such that "the ICS processor (46) selectively monitors voltages of the electrodes and associated circuitry in the ICS processor and generates ICS status-indicating and measured signals. For example, the ICS processor monitors the voltage applied to the regulator (44), the impedance of the electrodes and other voltages within the processor to generate the status-indicating signals which are sent as data to the telemetry transmitter (42) for transmission to the wearable system (10). More particularly, in the cochlea stimulating system shown in FIG. 1, the signals transmitted to the ICS (12) from the wearable system include electrical power components. Such power component signals are processed (e.g., rectified) within the receiver (40) through the series regulator to generate a voltage signal which powers the ICS processor. The ICS processor selectively monitors the voltage applied to the series regulator and generates a status-indicating signal relative to such voltage which is transmitted by the telemetry transmitter and received by the telemetry receiver. As previously stated, such information is utilized in the microprocessor (30) and gate array (32) of the WP 16 to control the power level of the transmissions from the data transmitter (34) to the ICS, thereby providing a type of feedback control of the power level." Though Richmond discloses an implantable system for treating sleep apnea, and Karunasiri discloses a cochlear stimulation system, they both teach implantable systems for stimulating the body using an external source. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Richmond's rechargeable power

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source with Karunasiri's measured rectified voltage transmission in order to provide status feedback of the implanted device to an external device prior to stimulation of a patient.

7. Claims 2-7, 9 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Richmond et al (U.S. 6,240,316) in view of Karunasiri et al (U.S. 6,195,585) and in further view of Shulman et al (U.S. 5,193,539). Regarding claims 2-3, Richmond and Karunasiri disclose the claimed invention except for a ferrite core around which the antenna coil is wrapped. Shulman however discloses, (col. 11, lines 50-52) "the coil (11) is shown wound around a ferrite core (50). Such core is cylindrical and is manufactured in two halves with a U-channel in each one." Coil 11 is a "secondary coil" within the microstimulator that "receives energy and control information from the modulated, alternating magnetic field provided by coil (1) and passes such energy and information to electronic control means which comprises power supply and data detector which, in turn, provides power to an electrode recharge current controller and stimulating electrodes (14 and 15)." Though coil 11 is not specifically named as an antenna, its purpose is identical to an antenna. Therefore, the examiner considers Schulman to teach an antenna coil wound around a ferrite core that includes a first half and a second half. See Figure 8. Shulman, Karunasiri and Richmond all teach implantable stimulators for stimulating nerves. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Richmond's antenna coil with Karunasiri's

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voltage feedback system and with Shulman's ferrite core in order to use a magnetic field to inductively charge the battery and modulate stimulation.

8. Regarding claim 4, Karunasiri discloses (col. 7, lines 1-4) the information provided by the feedback "may provide useful feedback during a fitting session when the ICS is first implanted within a patient, or when adjustments are made thereto after implant, so that the patient is able to obtain maximum benefit from the operation of the system." The examiner considers this to be measuring the voltage when no stimulation pulse is being provided by the electronic subassembly.

9. Regarding claim 5, Richmond discloses (col. 6, lines 8-11) "the microstimulator is housed within a tubular housing having a diameter no greater than about 3-4 mm, preferably only about 1.5 mm, and a length no greater than about 10-12 mm."

10. Regarding claim 6, Richmond discloses (col. 6, lines 30-39) "each implant receives the RF energy, converts it into a regulated DC supply to operate its integrated circuit chip, and stores stimulus pulse energy in a capacitor (either discrete capacitor in the hermetic package or an electrolytic capacitor formed by the stimulating electrodes themselves and the saline body fluids). When the implant receives the appropriate command data, it generates the required stimulation pulse releasing energy stored in the capacitor, and then recharging the capacitor between output pulses." The examiner considers this to be means for generating stimulation pulses that are applied through the first and second electrodes.

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11. Regarding claim 7, Richmond discloses (col. 3, lines 48-50) the microstimulator includes "at least two electrodes on the outside of the package for the application of stimulation current to surrounding tissue."

12. Regarding claim 9, Richmond discloses (col. 7, lines 21-25) the device "includes bidirectional data telemetry plus a rechargeable battery (or other power storage component, such as an ultracapacitor) permitting autonomous function in the absence of external power transmission."

13. Regarding claim 11, both Richmond and Karunasiri disclose external chargers for their implantable systems.

### ***Conclusion***

14. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of



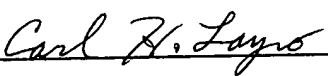
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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Deborah Malamud whose telephone number is (571) 272-2106. The examiner can normally be reached on Monday-Friday, 9.00am-5.30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Pezzuto can be reached on (571)272-6996. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

  
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12/26/2006

  
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